# PATENT COOPERATION TREATY

# PCT

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or age	nt's file reference		See Notif	ication of Transmittal of Intern	ational	
3220-60980			FOR FURTHER AC	TION Prelimina	ry Examination Report (Form	PCT/IPEA/416)	
International application No.			International filing date (day/month/year) Priority		Priority date (day/month/y	date (day/month/year)	
PCT/US98/18416 03/09/1998			03/09/1998		05/09/1997		
C12N15/8		nt Classification (IPC) or na	tional classification and IPC				
Applicant PURDUE	RES	SEARCH FOUNDATION	ON et al.				
and is	trans	mitted to the applicant a	according to Article 36.		ternational Preliminary Ex	amining Authority	
□ TI be ·(s	nis re een a ee R	port is also accompanie mended and are the ba	sis for this report and/or 07 of the Administrative	ets of the descript sheets containing	ion, claims and/or drawing rectifications made before the PCT).	s which have this Authority	
3. This r I	Ø	contains indications rela Basis of the report Priority	ating to the following iter	ns:			
"		•	opinion with regard to no	velty, inventive ste	p and industrial applicabili	ity	
IV	_	Lack of unity of inventi		-	•		
٧	☒	Reasoned statement u	inder Article 35(2) with re ions suporting such state	egard to novelty, in ement	ventive step or industrial a	applicability:	
VI		Certain documents cit	ed				
VII			international application				
VIII		Certain observations of	on the international appli	cation			
Date of sub		on of the demand		Date of completion	of this report 2 9, 11, 99		
	exam Eur D-8	g address of the internation ining authority opean Patent Office 1298 Munich 449 89 2399 - 0 Tx: 52365		Authorized officer Claes. B		AND THE PARTY OF T	

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US98/18416

I.	Basis of the report
1.	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

		er .	
	Des	cription, pages:	
	1-3	I	as originally filed
	Clai	ims, No.:	
	1-19	Ð	as originally filed
	Dra	wings, sheets:	
		_	
	1/5-	5/5	as originally filed
2.	The	amendments have	e resulted in the cancellation of:
		the description,	pages:
		the claims.	Nos.:
		the drawings.	sheets:
3.		This report has be considered to go	een established as if (some of) the amendments had not been made, since they have been beyond the disclosure as filed (Rule 70.2(c)):
4.	Ado	litional observation	ss, if necessary:
IH.	Nor	n-establishment o	f opinion with regard to novelty, inventive step and industrial applicability
			e claimed invention appears to be novel, to involve an inventive step (to be non-obvious), table have not been examined in respect of:
		the entire internat	ional application.
	$\boxtimes$	claims Nos. 9.	
b∈	caus	se:	

# INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/US98/18416

the said international ap	the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination ( <i>specify</i> ):					
The require air international profitmaticy oxiditination (eposity).						
★ the description, claims of that no meaningful opin	the description, claims or drawings (indicate particular elements below) or said claims Nos. 9 are so uncleathat no meaningful opinion could be formed (specify):					
see separate sheet			·			
the claims, or said claim could be formed.	ns Nos.	are so in	adequately supported by the description that no meaningful opinion			
no international search	□ no international search report has been established for the said claims Nos					
Reasoned statement unde applicability; citations and			ith regard to novelty, inventive step or industrial upporting such statement			
Statement						
Novelty (N)	Yes: No:		2.5-7,12.13 1.3.4.8,10.11.14			
Inventive step (IS)	Yes: No:	Claims Claims	1-8,10-19			
Industrial applicability (IA)	Yes: No:	Claims Claims	1-8.10-19			
Citations and explanations						

2.

see separate sheet

#### Re Item I

Basis of the opinion

The application contains a sequence listing pages 1-2.

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claim 9: In paragraph 2 of claim 9 there is no particular definition of the structural gene contained in the construct, whereas paragraph 3 appears to suggest this gene to be of a particular nature or function (encoding said biologically detrimental compound). This internal inconsistency does not allow proper examination of the claim.

#### Re Item V

2

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The following documents are referred to: 1.

D1 = Kilby et al. (1995), The Plant J., 8(5), p.637-652.

D2 = Lloyd & Davis (1994), Mol. Gen. Genet., 242, p.653-657.

D3 = Lyznik et al. (1993), NAR, 21(4), p.969-975.

D4 = Lyznik et al. (1995), The Plant J., 8(2), p.177-186.

D5 = US-5,658,772

D6 = WO96/04393

D7 = WO97/13401

2. D1 (see abstract, Fig.2), D2 (see Fig.1), D3 (see Fig. 2), D4 (Fig.3) and D5 (column 22 lines all disclose plant expression vectors comprising a promoter, a blocking sequence and a structural gene, in which the blocking sequence is flanked be direct FRT repeats and in which the structural gene becomes operably linked to the promoter after removal of the blocking sequence. Hence, these documents are prejudicial for the novelty of claims 1 and 8 (Article 33(2) PCT objection).

**EXAMINATION REPORT - SEPARATE SHEET** 

The disclosures in D1 and D4 are furthermore prejudicial for the subject matter of claims 3 and 4 (Article 33(2) PCT objection).

3. D5 discloses the use of the Lox/Cre system in similar applications as the present application discloses for the FLP/FRT system. D5 discloses various constructs and crossing schemes. The crossing scheme of <u>claim 10</u> is disclosed in D5 in e.g. columns 28-31 and 40-42. This disclosure is novelty destroying for the subject matter of <u>claim 10,11 and 14</u> (Article 33(2) PCT objection and renders the subject matter of <u>claim 12</u> in view of the statements in column 5 lines 39-42 (Article 33(3) PCT objection).

D6 discloses, inter alia, a system in which a "transient promoter is linked via a blocking sequence, which includes a male sterility gene (see e.g. p.10 line 17 - p.11 line 16, p.14 lines 28-31, p. 16 lines 7-18), and which is surrounded by "excision sequences" to a structural gene. A plant comprising such a construct is crossed with a plant expressing a recombinase specific for the "excision sequences".

This disclosure is novelty destroying for the subject matter of claim 10,11 and 14.

D2 (see Table 1) discloses the method as subject matter of <u>claims 10 and 13</u> (Article 33(3) PCT objection.

4. D6 further discloses the structural gene the expression of which is to be restored to be a suicide gene or a gene that encodes a product that disrupts normal cell function (see p.9 lines 8-18). The difference between this disclosure and the subject matter of <u>claim 2</u> is the fact that in stead of the Lox/Cre system the FLP/FRT system is used.

From D1-D4, however, the skilled person can take that the FLP/FRT system is as efficient as the Lox/Cre excision system in plants.

Therefore, the skilled person would routinely replace the "excision system" as applied in D6 by the system as described in either of D1-D4 and arrive without any undue burden at the subject matter of claim 2 (Article 33(3) PCT objection.

An analogous objection applies against the subject matter of claim 13.

- Furthermore, in view of the indicated interchangeability of the structural genes of 5. interest indicated in D6 or D1-D4, the construction of appropriate polylinker containing cloning constructs cannot be based on inventive skill. Hence, the subject matter of claims 5-7 cannot be accepted to involve an inventive step.
- None of the cited documents appear to disclose a system as described in claim 6. 15, i.e. in which the male sterile maintainer line has as a blocking sequence comprising a suicide gene operable linked to a "seed specific promoter" (as opposed to e.g. a pollen or tapetum specific promoter in D6 or D7).

Although it is at present unclear what the advantage of such a construct set up could be, in view of the fact that the such method appears not to have been rendered obvious by the prior art, claims 15-19 relate to novel and inventive subject matter.

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# PATENT COOPERATION TR'

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

LAMMERT, Steven **BARNES & THORNBURG** 11 South Meridian Street Indianapolis, IN 46204 ETATS-UNIS D'AMERIQUE

RECEIVED DEC 08 1999

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** (PCT Rule 71.1)

BARNES & THORNBURGE of mailing

(day/month/year)

2 9. 11. 99

Applicant's or agent's file reference 3220-60980

International filing date (day/month/year)

Priority date (day/month/year)

IMPORTANT NOTIFICATION

International application No. PCT/US98/18416

03/09/1998

05/09/1997

Applicant

PURDUE RESEARCH FOUNDATION et al.

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### 4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

Vullo, C

European Patent Office

D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax. +49 89 2399 - 4465

Tel.-49 89 2399-3061

# **PATENT COOPERATION TREATY**

# **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference FOR FURTHER see Notification of Transmittal of International Search Report								
Applicant's or agent's file reference 3220-60980		//ISA/220) as well as, where applicable, item 5 below.						
International application No.	International filing date (day/month/yea	(Earliest) Priority Date (day/month/year)						
PCT/US 98/18416	03/09/1998	05/09/1997						
Applicant								
	PURDUE RESEARCH FOUNDATION et al.							
This International Search Report has bee according to Article 18. A copy is being to	This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.							
This International Search Report consists  It is also accompanied by a cop	of a total of sheets.  y of each prior art document cited in this i	report.						
Certain claims were found un	searchable(see Box I).							
2. Unity of invention is lacking	see Box II).							
	ntains disclosure of a nucleotide and/or	amino acid sequence listing and the						
	international search was carried out on the basis of the sequence listing							
	iled with the international application.  urnished by the applicant separately from the international application.							
iun	but not accompanied by a statement to the effect that it did not include							
		in the international application as filed.						
Tra	nscribed by this Authority							
4. With regard to the <b>title</b> , χ the	text is approved as submitted by the app	olicant						
	text has been established by this Authori							
5. With regard to the abstract,								
X the	text is approved as submitted by the app	olicant						
Bo		Rule 38.2(b), by this Authority as it appears in n fromthe date of mailing of this International thority.						
6. The figure of the <b>drawings</b> to be published. X as	suggested by the applicant.	None of the figures.						
	suggested by the applicant. cause the applicant failed to suggest a fig							
	cause this figure better characterizes the							
	sass and ngare better characterizes the							

### INTERNATIONAL SEARCH REPORT

International Application No PCT/US 98/18416

	SIFICATION OF SUBJECT MATTER C12N15/82 A01H5/00 A01H5	5/10			
According t	to International Patent Classification (IPC) or to both national cla	essification and IPC			
	SEARCHED				
IPC 6	locumentation searched (classification system followed by class C12N A01H	ification symbols)			
Documenta	ation searched other than minimum documentation to the extent	that such documents are included in the fields s	earched		
Electronic o	data base consulted during the international search (name of da	ata base and, where practical, search terms use	d)		
C. DOCUM	IENTS CONSIDERED TO BE RELEVANT	<u> </u>			
Category °	Citation of document, with indication, where appropriate, of t	he relevant passages	Relevant to claim No.		
X	KILBY N. ET AL.: "FLP recombit transgenic plants: constitutive in stably transformed tobaccongeneration of marked cell clone Arabidopsis" PLANT JOURNAL, vol. 8, no. 5, 1995, pages 637 XP002089983 see the whole document  LLOYD A M ET AL: "FUNCTIONAL OF THE YEAST FLP/FRT SITE-SPEC	re activity and les in 7-652, EXPRESSION CIFIC	1,3,4,8 1,3, 8-10,13,		
	RECOMBINATION SYSTEM IN NICOTI MOLECULAR AND GENERAL GENETICS vol. 242, 1994, pages 653-657, see the whole document 	<b>)</b> ,	14		
χ Furt	ther documents are listed in the continuation of box C.	Patent family members are listed	I in annex.		
"A" docum consider the consideration of the citation of the consideration of the citation of t	ent which may throw doubts on priority claim(s) or is cited to establish the publication date of another on or other special reason (as specified) nent referring to an oral disclosure, use. exhibition or means lent published prior to the international filing date but than the priority date claimed	or priority date and not in conflict with cited to understand the principle or the invention.  'X" document of particular relevance: the cannot be considered novel or cannor involve an inventive step when the difference of the cannot be considered to involve an indecement is combined with one or ments, such combination being obvious in the art.  '&" document member of the same patent.	X* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  Y* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled		
	actual completion of the international search	Date of mailing of the international se	earch report		
	mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL - 2280 HV Rijswijk  Tel. (-31-70) 340-2040, Tx, 31 651 epo nl.  Fax: (-31-70) 340-3016	Authorized officer  Kania, T	<u> </u>		

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# INTERNATIONAL SEARCH REPORT

International Application No PCT/US 98/18416

	on) DOCUMENTS CONSIDERED TO BE RELEVANT	
ategory 'C	Ditation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
M Seal	US 5 658 772 A (ODELL JOAN TELLEFSEN ET AL) 19 August 1997 see esp. pp. 9-14	9-11,14
	WO 96 04393 A (US GOVERNMENT ;DELTA & PINE LAND CO (US)) 15 February 1996	1-3, 8-11, 13-16, 18
	see the whole document, esp. pp. 5-18	13-16,18
	WO 97 13401 A (LEE JANG YONG ;HODGES THOMAS K (US); HUQ ENAMUL (US); LYZNIK LESZE) 17 April 1997 see the whole document	1-19
	LYZNIK L A ET AL: "Activity of yeast FLP recombinase in maize and rice protoplasts."  NUCLEIC ACIDS RESEARCH, (1993 FEB 25) 21  (4) 969-75. JOURNAL CODE: 08L. ISSN: 0305-1048., XP002089984  ENGLAND: United Kingdom see the whole document	1-19
	LYZNIK L A ET AL: "Heat-inducible expression of FLP gene in maize cells." PLANT JOURNAL, (1995 AUG) 8 (2) 177-86. JOURNAL CODE: BRU. ISSN: 0960-7412 XP002089985 / ENGLAND: United Kingdom see the whole document	1-19

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### INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No PCT/US 98/18416

Patent document cited in search report	Publication date	Patent family member(s)	Publication date
US 5658772 A	19-08-1997	AU 639059 B AU 6974791 A CA 2071943 A EP 0506763 A IL 96768 A WO 9109957 A	15-07-1993 24-07-1991 23-06-1991 07-10-1992 10-06-1997 11-07-1991
WO 9604393√ A	15-02-1996	US 5723765 A AU 696668 B AU 3205095 A BR 9508471 A CA 2196410 A EP 0775212 A JP 10503377 T ZA 9506410 A	03-03-1998 17-09-1998 04-03-1996 28-10-1997 15-02-1996 28-05-1997 31-03-1998 11-03-1996
WO 9713401 ✓ A	17-04-1997	AU 7662896 A CA 2234557 A EP 0876094 A US 5677175 A	30-04-1997 17-04-1997 11-11-1998 14-10-1997

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BARNES & THORNBURG FE3 0 5	NO THE	<del>PAHON</del>	ONAL SEARCH REPORT			
Attn. LAMMERI, S.		OR THE	DECLARATION			
11 South Meridian Street Indianapolis, IN 46204 BAFINES & THO	RNBURG					
UNITED STATES OF AMERICA		(PC	T Rule 44.1)			
	•					
	Date of mailing					
	(day/month/year)	29/01	/1999			
Applicant's or agent's file reference						
3220-60980	FOR FURTHER ACT	LION	See paragraphs 1 and 4 below			
International application No.	International filing date					
PCT/US 98/18416	(day/month/year)	03/09	/1998			
Applicant						
PURDUE RESEARCH FOUNDATION et al.						
FUNDUE RESEARCH FOUNDATION et al.						
1. X The applicant is hereby notified that the International Search	Papart has been establi	shed and	is transmitted herewith			
1. X The applicant is hereby notified that the International Search Filing of amendments and statement under Article 19	neport has been establi	Siled and	is a distinct to the distinct			
The applicant is entitled, if he so wishes, toamend the claim	s of the International App	lication (s	ee Rule 46):			
When? The time limit for filing such amendments is normal	lly 2 months from the dat	e of transi	mittal of the			
International Search Report; however, for more de	tails, see the notes on the	e accomp	anying sheet.			
Where? Directly to the International Bureau of WIPO						
34, chemin des Colombettes 1211 Geneva 20, Switzerland						
Fascimile No.: (41-22) 740.14.35						
For more detailed instructions, see the notes on the accordance	npanying sheet.					
2. The applicant is hereby notified that no International Search	Report will be establishe	ed and tha	at the declaration upder			
Article 17(2)(a) to that effect is transmitted herewith.						
3. With regard to the protest against payment of (an) additio	nal fee(s) under Rule 40.	2, the app	licant is notified that:			
the protest together with the decision thereon has been applicants's request to forward the texts of boththe pro						
no decision has been made yet on the protest; the app	no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.					
4. Further action(s): The applicant is reminded of the following:						
Shortly after 18 months from the priority date, the international application will be published by the International Bureau.						
If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.						
Within 19 months from the priority date, a demand for international preliminary examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later).						
Witt _u months from the priority date, the applicant must perform the prescribed acts for entry into the national phase						
bisfore all designated Offices which have not been elected in the demand or in a later election within 19 months from the priority date or could not be elected because they are not bound by Chapter II.						
Name and mailing address of the International Searching Authority	Authorized officer					
European Patent Office, P.B. 5818 Patentlaan 2						
NL-2280 HV Rijswijk Tel. (+31-70) 340-2040. Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Nancy Gamme					